	RICT OF NEW YORK		Effective May 22, 2006
Charles Morant	Plaintiff(s),		OTICE OF COURT CONFERENCE
-v- The New York City	Health and Hospitals Corp	oration.	<u>07 Civ. 4790</u> (JSR)
et al.	Defendant(s).		
To: The Attorney(s)) for Plaintiff(s):		
the time and place fix P. 16. You are direct furnish Chambers with any of the parties, you that any unrepresented notice, please imme Rule 7.1 Statement,	ted below, for the purpose of ted to furnish all attorneys in the acopy of any transmittal less should send a copy of the noted party is required to appear a diately furnish Chambers we if applicable. PLACE OF CONFERENCE	case management this action with coefficients. If you are office and rules to that the conference in the acourtesy coefficients. E: AUGUST 13,	and scheduling pursuant to Fed. R. Civ. pies of this notice and enclosures, and to unaware of the identity of counsel for hat party personally, informing the party n person. Finally, upon receipt of this py of your complaint and F.R.C.P. 2007, AT THE UNITED STATES COURTROOM 14-B AT 12:00 p.m.
this notice. The fac		wered the compl	s made within one week of the date of aint does not excuse attendance by
written report of the R. Civ. P. 26(f). En making this report. I Management Plan an	eir agreements or disagreen closed is a form (Form D) for In the absence of agreement, the	nents regarding p a Case Management he Court, after hea Absent extraordin	es shall furnish the Court with a blanning of discovery pursuant to Fed. ent Plan that the parties may utilize in uring from counsel, will order a Case nary circumstances, the Plan shall e of the conference.
conference the factua			also be prepared to address at the ny issue as to subject matter jurisdiction,
SO ORDERI	3 D .	Jed S. JED S. R	Kalcoff CL AKOFF
DATED: New Yor			USDC SDNY DOCUMENT

Revised Form D—For cases assigned to Judge Rakoff UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		Effective March 29, 2004	
	rles Morant Plaintiff(s),	CIVIL CASE MANAGEMENT PLAN (JUDGE RAKOFF)	
	-V-	<u>07 Civ. 4790</u> (JSR)	
The let al.	New York City Health and Hospitals Corporation,		
	Defendant(s).	x	
	This Court requires that this case <u>JANUARY 14</u>		
This	After consultation with counsel for the parties, the plan is also a scheduling order pursuant to Rules 16 ar		
A.	The case (is) (is not) to be tried to a jury. [Circle a	as appropriate]	
B.	Joinder of additional parties must be accomplished	by	
C.	Amended pleadings may be filed without leave of C	Court until	
D.	Discovery (in addition to the disclosures required b	y Fed. R. Civ. P. 26(a)):	
	1. <u>Documents.</u> First request for production of document request request may be served later than 30 days prior to the 6 below.	sts may be served as required, but no document	
	2. <u>Interrogatories.</u> Interrogatories pursuant to Rule District of New York must be served by permitted except upon prior express permission of need be served with respect to disclosures automatic	. No other interrogatories are ludge Rakoff. No Rule 33.3(a) interrogatories	
	3. Experts. Every party-proponent of a claim (inc party claim) that intends to offer expert testimony in required by Fed. R. Civ. P. 26(a)(2) by claim that intends to offer expert testimony in opporequired by Fed. R. Civ. P. 26(a)(2) by designated as "rebuttal" or otherwise) will be permopinions covered by the aforesaid disclosures except application for which must be made no later than 10 preceding sentence. All experts may be deposed, by limit for all depositions set forth below.	respect of such claim must make the disclosures Every party-opponent of such sition to such claim must make the disclosures No expert testimony (whether itted by other experts or beyond the scope of the ot upon prior express permission of the Court, 0 days after the date specified in the immediately	

completed by depositions shall not c Fed. R. Civ. P. 26(a)(1) Depositions shall proc	. Unless counsel a commence until all parties have com 1) or until four weeks from the date	epositions, see item 3 above) must be agree otherwise or the Court so orders, appleted the initial disclosures required by of this Order, whichever is earlier. Ving priority, and no deposition shall extend.
	Requests to Admit, if any, must later than 30 days prior to date of cl	ose of discovery as set forth in item 6
above may be extende parties are certain they	d by the parties on consent without	. Interim deadlines for items 1–5 application to the Court, provided the letion date set forth in this paragraph, which it of extraordinary circumstances.
Practice may be brought on w motion, in the form specified following the close-of-discovery, ans [the discovery]. Each party must such papers are served. Addi	ithout further consultation with the in the Court's Individual Rules of Itery date (item D-6 above) and providering papers by last of these days being no later that file its respective papers with the Cationally, on the same date that repeliver a courtesy non-electronic har	Court provided that a Notice of any such Practice, is filed no later than one week ided that the moving papers are served by, and reply papers by an six weeks following the close of Clerk of the Court on the same date that ly papers are served and filed, counsel for ed copy of the complete set of papers to the
motions, shall be held on Court shall set a firm trial date	[date to be in	any post-discovery summary judgment serted by the Court], at which time the nts for the Joint Pretrial Order and/or other Rules of Practice.
Counsel shall promptly famili		Rakoff's Individual Rules of Practice. urt's Individual Rules, as well as with the District of New York.
SO ORDERED.		
DATED: New York, New Y	J	S. RAKOFF J.S.D.J.
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